## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

ELGIN JACKSON,

Plaintiff,

v. ORDER

MEAGAN STONER and BOBBI BAILEY,

20-cv-582-jdp

Defendants.

Pro se plaintiff Elgin Jackson contends that staff at Dane County jail violated his constitutional rights by failing to protect him from a known risk of COVID-19. Each defendant filed a motion for summary judgment, but Jackson did not respond to those motions. Instead he asked for an extension of time to file opposition materials and this court granted that request. Dkt. 79. But Jackson did not submit responses by the new deadline either.

Defendants jointly filed a motion to dismiss the case under Federal Rule of Civil Procedure 41(b) for Jackson's failure to prosecute the case by responding to their motions for summary judgment and their discovery requests. Dkt. 80. Jackson did not respond to the motion to dismiss. I will grant defendants' motion to dismiss the case for Jackson's failure to prosecute it.

## **ORDER**

## IT IS ORDERED that:

1. Defendants' motion to dismiss the case for plaintiff Elgin Jackson's failure to prosecute it, Dkt. 80, is GRANTED. The case is DISMISSED with prejudice under Federal Rule of Civil Procedure 41(b).

2. The clerk of court is dire	ected to enter judgment for defendants and close the case.
Entered October 25, 2022.	
	BY THE COURT:
	/s/
	JAMES D. PETERSON District Judge